## EXHIBIT "C"



## DEPARTMENT OF HEALTH, EDUCATION, AND VIELEARE PUBLIC HEALTH SERVICE FOOD AND DRUG ADMINISTRATION WASHINGTON, D.C. 20204

April 10, 1979

Mr. David B. Daugherty, President Zink & Triest Company, Inc. P.O. Box 321 Montgomeryville, Pa. 18938

Dear Mr. Daugherty:

This is in reply to your letter of 3/16/79 concerning the use of a flavor blend (other natural flavors) in category I ice cream.

The definition and standard of identity for ice cream (21 CFR 135.110) as it pertains to the designation of flavors in the identity statement for this food was established long before the development of the general flavor regulations published under 21 CFR 101.22. Consequently, the labeling requirements for the declaration of flavors in the name of ice cream are specifically provided for by the standard and is separate and apart from the general flavor regulations. Therefore, the standard for ice cream does not provide for the label designation of "With other flavors" (WONF).

A product identified as "Vanilla Icè Cream" is subject to the category I ice cream requirements and, therefore, must contain only the characterizing flavor derived from vanilla beans.

We hope this information is helpful.

Sincerely yours,

J. L. Summers

Assistant to the Director Division of Regulatory Guidance

Bureau of Foods